

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MASSACHUSETTS

In re: New England Compounding	:	
Pharmacy, Inc. Products Liability	:	
Litigation (MDL No. 2419)	:	This Document Relates to:
 	:	
FRANK DALE JENKINS AND	:	CIVIL ACTION NO. 1:13-cv-12807-FDS
BETTY JENKINS	:	
Plaintiffs,	:	
 	:	
 	:	Honorable Rya W. Zobel
 	:	
UNIFIRST CORPORATION, A/D/B/A	:	
UNICLEAN CLEANROOM	:	
SERVICES,	:	<u>DEMAND FOR JURY TRIAL</u>
Defendant.	:	
 	:	
 	:	

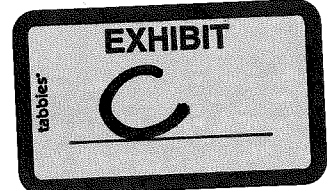
**AMENDED SHORT FORM COMPLAINT
AGAINST UNAFFILIATED DEFENDANTS**

Plaintiffs, Frank Dale Jenkins and Betty Jenkins, complaining against the Defendant, allege as follows:

FIRST COUNT

1. Pursuant to MDL Order No. 7, entered in In Re: New England Compounding Pharmacy, Inc. Products liability Litigation, Master Docket No. 1:13-md-2419-FDS, the undersigned counsel hereby submit this Amended Short Form Complaint and Jury Demand against the Defendant, and adopt and incorporate by reference the allegations in the Plaintiffs' Master Complaint, with attachments, and any and all amendments thereto.
2. Plaintiff, Frank Dale Jenkins, is a resident of the State of Kentucky.
3. Plaintiff bring this action:

On behalf of herself/himself.



- As the representative of _____, who is a living person.
- As the Administrator, Administrator ad Prosequendum, or other representative of the Estate of _____ (hereinafter “Decedent”), who died on _____.

4. Additionally, Plaintiff, Betty Jenkins, is the

- Spouse
- Child/Children
- Other (Set forth) _____

of Plaintiff, Frank Dale Jenkins, and is a resident of the State of Kentucky, and is hereby named as an additional plaintiff, and claims damages.

5. Plaintiffs assert that the Plaintiff, Frank Dale Jenkins, was administered New England Compounding Pharmacy, Inc.’s (“NECC”) drug methylprednisolone acetate 80mL (hereinafter referred to as “NECC drug”), causing injuries and damages.

6. The aforesaid administration of the NECC drug occurred on: August 1, 2012 and September 19, 2012, was administered by Dr. William A. Ante, at St. Mary’s Medical Center. Upon information and belief the contaminated steroid injected into Plaintiff, Frank Dale Jenkins, was acquired by Ambulatory Care Center, LLC.

7. Plaintiffs adopt and incorporate by reference the following Causes of Action asserted against the Defendant in the Master Complaint:

- COUNT II: NEGLIGENCE AND GROSS NEGLIGENCE (Against UniFirst)

- COUNT III: NEGLIGENCE AMD GROSS NEGLIGENCE (Against Clinic Related Defendants)
- COUNT IV: VIOLATION OF CONSUMER PROTECTION STATUTES (Against Clinic Related Defendants)

Plaintiff(s) allege violation of the following consumer protection statute(s): Ind. Code Ann §§ 24-5-0.5-1 *et seq.*

- COUNT VI: VIOLATION OF M.G.L. C. 93A (Against UniFirst)
- COUNT VII: BATTERY (Against Clinic Related Defendants)
- COUNT VIII: FAILURE TO WARN (Against Clinic Related Defendants)
- COUNT IX: TENNESEE PRODUCT LIABILITY CLAIMS (Against Tennessee Clinic Related Defendants)
- COUNT X: AGENCY (Against Clinic Related Defendants)
- COUNT XI: CIVIL CONSPIRACY (Against Clinic Related Defendants)
- COUNT XII: WRONGFUL DEATH PUNITIVE DAMAGES (Against UniFirst and Clinic Related Defendants)
- COUNT XIII: LOSS OF CONSORTIUM (Against UniFirst and Clinic Related Defendants)
- COUNT XIV: PUNITIVE DAMAGES (Against UniFirst and Clinic Related Defendants)

8. Plaintiffs have sent and complied with all pre-suit notice or demand requirements necessary to bring the claims set forth below, as required under M.G.L.C. 93A. See attached Letter of Demand to UniFirst, attached hereto as Exhibit A. The time period for giving notice has expired. Plaintiffs now seek to assert the following claims:

- a. Count II Negligence and Gross Negligence (Against Unifirst)
- b. Violation of M.G.L.C. 93A
- c. Loss of Consortium
- d. Punitive Damages

9. Plaintiff Frank Dale Jenkins claims to have suffered the following injuries as a

result of the administration of NECC's drug:

Two weeks after receiving his last injection of methylprednisolone acetate, Mr. Jenkins began experiencing symptoms of meningitis, including, but not limited to, headaches, neck pain, shoulder pain, and nausea. Subsequently, on or about October 3, 2012 Mr. Jenkins received a telephone call informing him that the steroid injections he had received came from one of the three lots of contaminated methylprednisolone acetate that NECC recalled in late September 2012.

Upon reporting symptoms consistent with meningitis, Mr. Jenkins was ordered to report to his local emergency room for further assessment. On October 3, 2012, Mr. Jenkins was hospitalized and began treatment for meningitis. On that date, Mr. Jenkins underwent various medical tests, including a painful lumbar puncture procedure to determine if he had meningitis. In fact, it took physicians several attempts in order to obtain cerebrospinal fluid from Mr. Jenkins. The lumbar puncture found signs of meningitis. As a result, Mr. Jenkins was treated for meningitis with a series of antifungal medications and antibiotics.

10. Plaintiff, Frank Dale Jenkins, claims to have suffered the following damages as a result of the administration of NECC's drug: Plaintiff seeks relief for mental, emotional, and physical damages as a result of being treated with NECC's contaminated steroid injection. As a direct result of being injected with contaminated doses of methylprednisolone acetate, Plaintiff suffered injuries, conscious pain and suffering, emotional distress, loss of enjoyment of life and other damages.

Plaintiff, Betty Jenkins, experienced a great deal of emotional pain, anxiety, including loss of consortium as a result of watching her once active husband, Mr. Jenkins, regress from

experiencing symptoms of meningitis, to hospitalization, to undergoing intense medical treatment, to having a diminished quality of life.

12. Plaintiffs reserve the right to amend this Complaint to add allegations and claims against individuals or entities currently omitted (in light of the Court's order permitting a Master Complaint naming defendants affiliated with NECC and currently participating in mediation by December 20) and to add or amend allegations against Defendant named herein based, in part, on further discovery.

WHEREFORE, Plaintiffs demand Judgment against the Defendant awarding compensatory damages, punitive damages, attorneys' fees, interest, cost of suit, and such further relief as the Court deems equitable and just.

SECOND COUNT

13. Plaintiffs re-allege and incorporate by reference each of the foregoing paragraphs as if set forth at length herein.

14. Plaintiffs incorporate by reference the entirety of Plaintiffs' Complaint and Jury Demand filed in the United States District Court for the District of Massachusetts in MDL 2419 on November 6, 2013, attached hereto as Exhibit B.

WHEREFORE, Plaintiffs demand Judgment against the Defendant awarding compensatory damages, punitive damages, attorneys' fees, interest, cost of suit, and such further relief as the Court deems equitable and just.

JURY DEMAND

Plaintiffs hereby demand a trial by jury.

Respectfully Submitted,

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Attorneys for Plaintiff

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